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00/022 426			ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/922,425	08/03/2001	Gary Mittman	R258-DB	7477
31718 7	590 04/01/2005		EXAMINER	
•		RETTA, YEHDEGA		
	WARD HUGHES CENTER 10 CENTER DRIVE		ART UNIT	PAPER NUMBER
SUITE 630		3622		
HOWARD HU 6100 CENTER	R DRIVE		ART UNIT	_

DATE MAILED: 04/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Y

Office Action Summary

Application No.	Applicant(s)	
09/922,425	MITTMAN ET AL.	
Examiner	Art Unit	
Yehdega Retta	3622	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.

- If NC - Failu Any	period for reply is specified above, the maximum	statutory period will apply and wi ly will, by statute, cause the appl	ill expire SIX (6) MONTHS from the mailing date of this communication. ication to become ABANDONED (35 U.S.C. § 133). nmunication, even if timely filed, may reduce any			
Status						
1)⊠	Responsive to communication(s) filed on <u>28 December 2004</u> .					
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This action is n	on-final.			
3)[Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4)⊠	☑ Claim(s) <u>1-8</u> is/are pending in the application.					
	4a) Of the above claim(s) is/	are withdrawn from co	nsideration.			
5)□	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-8</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)∐	Claim(s) are subject to restr	iction and/or election re	equirement.			
Applicat	ion Papers					
9)[The specification is objected to by t	he Examiner.				
10)[The drawing(s) filed on is/are	e: a) accepted or b)	objected to by the Examiner.			
	Applicant may not request that any obj	ection to the drawing(s) b	e held in abeyance. See 37 CFR 1.85(a).			
_		-	ed if the drawing(s) is objected to. See 37 CFR 1.121(d).			
11)	The oath or declaration is objected	to by the Examiner. No	te the attached Office Action or form PTO-152.			
Priority (under 35 U.S.C. § 119					
12)	Acknowledgment is made of a clain	n for foreign priority und	der 35 U.S.C. § 119(a)-(d) or (f).			
а)	☐ All b)☐ Some * c)☐ None of:					
1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage					
* 4	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
^	See the attached detailed Office acti	on for a list of the certi	tied copies not received.			
Attachmen	ıt(s)					
1) 🔀 Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (4) Interview Summary (PTO-413)			
	Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152)					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:						

Application/Control Number: 09/922,425

Art Unit: 3622

DETAILED ACTION

Response to Arguments

In view of the Appeal Brief filed on December 28, 2004, PROSECUTION IS HEREBY REOPENED. New grounds of rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1.113 (if this Office action is final); or,
 - (2) request reinstatement of the appeal.

If reinstatement of the appeal is requested, such request must be accompanied by a supplemental appeal brief, but no new amendments, affidavits (37 CFR 1.130, 1.131 or 1.132) or other evidence are permitted. See 37 CFR 1.193(b)(2).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over "Intel's Pentium II gets \$20 mil intro (Intel launching Pentium II microprocessor worldwide on 5/7/97 backed by \$20 mil ad campaign)" Advertising Age, v68, n18, p16, May 5, 1997, (hereinafter Advertising Age), in view of Houri U.S. Patent No. 6,665,715 and further in view of Muret et al. U. S. Patent No. 6,792,458.

Application/Control Number: 09/922,425

Art Unit: 3622

Regarding claim 1 Advertising age teaches advertising media purchase placed in either of movies, video, television, print, etc., said media purchase including an Internet website address for accessing further information related to the subject matter of the media purchase, start data, end data and geographic area for the plurality of media purchases and tracking the Internet-related goals achieved by the Internet user (accessing the website) (see page 1). Advertising age teaches the company launching an ad with a three days schedule in New York time, USA Today, The Wall Street Journal and handful of major metro papers. Page ads and spreads, starting May 19 in business magazines and computer publication. Advertising age teaches the company using one web address in print ads and another in banner ads to measure the effectiveness of each medium in driving the traffic to the site. Adverting age failed to teach means for determining the geographic location associated with an Internet protocol address, means for grouping the geographic location into uniform stated geographic area, means for inputting and maintaining records in the database. Houri teaches means for determining the geographic location associated with IP address, grouping the geographic location into uniform stated geographic area, and a first database for storing IP address and corresponding geographic location, means for inputting and maintaining records in the database, means for accessing the database and assigning a stated geographic area. Houri teaches location tracking system used in a situation where a website can provide appropriate information corresponding to the geographic location of the user visiting the site and providing reports illustrating the geographic dispersion of the website clientele, the report being accessible both on-line or on printable format (see abstract, fig. 2, 6-9, col. 1 line 30 to col. 2 line 41, col. 3 lines 9-40, col. 7 lines 27-58, col. 8 line 50 to col. 9 line 3, and col.

Art Unit: 3622

13 line 27 to col. 14 line 42). It would have been obvious to one of ordinary skill in the art at the time of applicant's invention was made to adapt tracking system as in Houri in Advertising Age's website and determine the geographical location of the users and correlate to stated geographic area and store the information in a system data base in order to provide the advantage taught by Houri, such as track the rate of responses to their advertisement and/or content and to improve marketing and provide relevant information corresponding to that geographical location (see col. 1 lines 40-54 and col. 13 line 4 to col. 14 line 42). Advertising Age teaches running ads for specific days (threeday ad schedule), plurality of geographic location (plurality of publications), use of web address on the ads and measuring the effectiveness of the each medium in driving traffic to the site, i.e., tracking Internet-related goals (accessing the web site) achieved by the Internet user related to his accessing the Internet website, however does not explicitly teach inputting the timing of occurrences of the Internet-related goals (user accessing the site). Muret teaches tracking web related goals and correlating and reporting the timing of Internet related goals, and providing report of activities of specific time period (see col. 1) line 45 to col. 2 line 32, col. 5 line 1 to col. 6 line 27col. 7 line 4-15, col. 22 lines 5-60, col. 32 lines 56-68). It also would have been obvious to one of ordinary skill in the art at the time of the invention to implement tracking the timing of Internet-related goals as Muret, in Advertising Age's system (measuring effectiveness of ads that lead to a website), in order to track user's navigation within the website. One would be motivated to track the timing of the internet-goal in order to quickly assess which visitors are responsible for corresponding web server traffic and for advertiser to track how effective

Application/Control Number: 09/922,425

Art Unit: 3622

the banner ads are, and the location and behavior of shoppers, as taught by Muret (see col. 22 lines 28-34 and col. 23 line 49 to col. 24 lines 33).

Regarding claims 2-8, Advertising Age does not teach report comprising a media type, media name stated geographic area, compiled continuously from start date to end date, and residual period, summary of Internet traffics summary of Internet-related goals, wherein the Internet goals comprise sales, downloads, etc., graphical representation, etc, it is taught in Muret (see col. 12 lines 4562, col. 19 lines 28-55, col. 23 lines 5-63, col. 26 line 23 to col. 29 line 29). It would have been obvious to one of ordinary skill in the art at the time of the invention to provide such report, as taught in Muret in order to provide advertisers detailed or specific or summarized report, or report with a "date range", etc, depending on the report chosen by the advertiser or website owner in order to make valuable business decisions, as taught by Muret (see col. 21 line 16 to col. 23 line 41).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yehdega Retta whose telephone number is (703) 305-0436. The examiner can normally be reached on 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Stamber can be reached on (703) 305-8469. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 09/922,425 Page 6

Art Unit: 3622

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Yehdega Retta
Primary Examiner
Art Unit 3622

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